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APPLICATION NO.	FILING DATE	· FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/088,913	05/07/2002	Michael O. Thompson	3672-0144P	8909
	7590 09/28/200 ART KOLASCH & BI	EXAMINER		
PO BOX 747			HUR, JUNG H	
FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
			2824 .	
			NOTIFICATION DATE	DELIVERY MODE
			09/28/2007	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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		3)			
	Application No.	Applicant(s)			
Office Action Summary	10/088,913	THOMPSON ET AL.			
Onice Action Summary	Examiner	Art Unit			
The MAII INC DATE of this communication and	Jung (John) H. Hur	2824			
The MAILING DATE of this communication appeariod for Reply	pears on the cover sheet with the d	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period  - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	PATE OF THIS COMMUNICATION  136(a). In no event, however, may a reply be tin  will apply and will expire SIX (6) MONTHS from  e. cause the application to become ABANDONE	N. nely filed the mailing date of this communication. TO (35 U.S.C. & 133)			
Status					
1) Responsive to communication(s) filed on 23 J	uly 2007.	·			
<b>—</b>					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under the	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Claims					
4) ☑ Claim(s) 1-18 is/are pending in the application 4a) Of the above claim(s) 6-11 is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-5 and 12-18 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	n from consideration.				
Application Papers	•				
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on <u>07 September 2004</u> is/ Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Examine 11.	are: a) $\square$ accepted or b) $\square$ object drawing(s) be held in abeyance. Settion is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received.  Is have been received in Application of the control of th	ion No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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### **DETAILED ACTION**

### Amendment

1. Acknowledgment is made of applicant's Amendments, filed <u>23 July 2007</u>. The changes and remarks disclosed therein have been considered.

No claims have been cancelled or added by Amendment. Therefore, claims 1-18 are pending in the application.

Claims 6-11 remain withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to nonelected invention and species, there being no allowable generic or linking claim.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 13, 14, 16 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuroda (U.S. Pat. No. 5,487,029) in view of Clemons (U.S. Pat. No. 4,599,709).

Regarding claims 1, 13 and 17, Kuroda, for example in Figs. 1 and 2, discloses a non-volatile passive matrix memory device comprising ferroelectric memory cells (for example, C0-C7 in Fig. 2); word lines (for example, W00-W07 in Fig. 2) and bit lines (for example, D0-D7 in Fig. 2) that are orthogonal to each other, where each memory cell is at all times in physical

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connected to or is directly contacting the word line W00 and the bit line D0; i.e., a transistor is not used to make a connection or contact to a word line or a bit line); the word lines divided into a number of segments (for example, BLOCK (0,0) through BLOCK (0,7) in Fig. 1), each segment comprising and being defined by a plurality of adjoining bit lines (for example, D0-D7 for BLOCK (1,0)); each word line in a segment is differentiated based on the position of the word line within the segment (i.e., in different row positions), each word line in the segment being adjoined to a separate bit line (i.e., in a matrix structure); a plurality of sensing means (for example, SA in WRC0-WRC7), each being adapted for sensing the charge flow in the bit line connected therewith in order to determine a logical value stored in the memory cell defined by the bit line (see, for example, column 12, lines 42-54).

However, Kuroda does not disclose means for connecting each separate bit line assigned to a segment with a different associated sensing means, such that a world line of the same position within each segment is selected within each segment, each word line of the same position being sensed at the same time by said respective different associated sensing means, thus enabling simultaneous connection of all memory cells assigned to a word line on a segment for readout via the corresponding bit lines of the segment.

Clemons, for example in Figs. 2 and 3, discloses a means (for example, via T200-T203 controlled by BYTE BLOCK DECODER) for connecting each separate bit line (for example, bit lines for columns C11-C14) assigned to a segment (for example, BYTE BLOCK 1, when selected) with a different associated sensing means (for example, SA1-SA4 via I/O SWITCHES in Fig. 3), such that the world line of the same position within each segment is selected within

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each segment (i.e., for example, a selected word line within BYTE BLOCK 1), each word line of the same position being sensed at the same time by said respective different associated sensing means (for example, SA1-SA4 via I/O SWITCHES in Fig. 3), thus enabling simultaneous connection of all memory cells (for example, M111 - M114) assigned to a word line (for example, R1) on a segment (for example, BYTE BLOCK 1) for readout via the corresponding bit lines (for example, bit lines for columns C11 - C14) of the segment.

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the device of Kuroda by incorporating the means of Clemons for connecting each bit line assigned to a segment with an associated sensing means, thus enabling simultaneous connection of all memory cells assigned to a word line on a segment for readout via the corresponding bit lines of the segment, as an equivalent alternative means for segmenting and simultaneously accessing a byte (or a word or other widths of bits) of information from the memory (compare with Fig. 1 of Clemons, which is similar to the configuration of Kuroda), for the purpose of having a ferroelectric memory organization that provides for improved utilization of spare columns, while allowing for subdivision of the memory into portions (see Clemons column 3, lines 40-43).

Regarding claims 14 and 16, the above Kuroda/Clemons combination further discloses that the number of sensing means is equal to the number of bit lines within each segment (for example, Figs. 2 and 3 of Clemons, as applied to the above combination, show 4 sensing means SA1-SA4 for 4 bit lines within each segment or BYTE BLOCK), where each segment contains the same number of bit lines (for example, 4 bit lines in each BYTE BLOCK in Fig. 2 of

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Clemons), such that each bit line in each segment (when selected) is sensed at a different sensing means (via corresponding SA1-SA4 in Fig. 3 of Clemons).

4. Claims 2-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuroda (U.S. Pat. No. 5,487,029) in view of Clemons (U.S. Pat. No. 4,599,709) as applied to claim 1 above, and further in view of Dierke (U.S. Pat. No. 5,734,615).

Regarding claim 2, the combination of Kuroda and Clemons discloses a non-volatile passive matrix memory device as in claim 1 above, with the exception of the simultaneous connection of each bit line of a segment with the associated sensing means during addressing is accomplished by multiplexers.

Dierke, for example in Fig. 7, discloses multiplexers (42-0' through 42-7') for simultaneously connecting (since multiplexers are commonly controlled) each bit line of a segment (three segments defined by BIT 0-7, BIT 8-15 and BIT 16-23) with an associated sensing means (at the output of each multiplexer).

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to substitute the multiplexing means of Dierke for the multiplexing means of Clemons, since both means are equivalent for simultaneously connecting bit lines of a segment with an associated sensing means, for the purpose of having a ferroelectric memory organization that provides for improved utilization of spare columns, while allowing for subdivision of the memory into portions (see Clemons column 3, lines 40-43), and the selection of these equivalents would be within the level of ordinary skill in the art.

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Regarding claims 3-5, the above Kuroda/Clemons/Dierke combination further discloses that the number of multiplexers corresponds to the largest number of bit lines defining a segment (in Fig. 7 of Dierke, eight bit lines per segment; when adapted for Clemons with four multiplexers; see Clemons, Fig. 2), each bit line of a segment being connected with a 3 multiplexer (see Dierke, Fig. 7 in which BIT 0-7, for example, are connected to the respective multiplexers); wherein the output of each multiplexer is connected with a signal sensing means (inherent in Dierke, Fig. 7; SA1-SA4 in Fig. 3 of Clemons); wherein the signal sensing means is a sense amplifier (SA1-SA4 in Fig. 3 of Clemons).

5. Claims 12, 15 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuroda (U.S. Pat. No. 5,487,029) in view of Clemons (U.S. Pat. No. 4,599,709) as applied to claim 1, 14 and 17 above, and further in view of Seyyedy (U.S. Pat. No. 5,969,380).

Regarding claims 12, 15 and 18, the combination of Kuroda and Clemons discloses a non-volatile passive matrix memory device as in claims 1, 14 and 17 above, with the exception of a volumetric data storage apparatus with a plurality of stacked layers, each layer comprising one of said non-volatile passive matrix memory devices. Seyyedy, for example in Figs. 1 and 2, discloses a ferroelectric volumetric data storage apparatus with a plurality of stacked layers (for example, four layers in Fig. 1 and three layers in Fig. 2), each layer comprising one of non-volatile passive matrix memory devices (planar ferroelectric memory arrays). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to stack a plurality of devices (as discloses in the above combination of Kuroda and Clemons) in a

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volumetric data storage apparatus, as in Seyyedy, for the purpose of increasing the density of memory cells over a given substrate area.

## Response to Arguments

6. Applicant's arguments filed 23 July 2007 have been fully considered but they are not persuasive.

In response to Applicant's argument, in the top paragraph on page 12, regarding the Kuroda's means for addressing and sensing memory cells, it is noted that Kuroda in combination with Clemons would disclose reading simultaneously all memory cells in a word line segment. Also, it is noted that the invention of Clemons was disclosed as an improvement over the "prior art" embodiment in Fig. 1 of Clemons, which is similar to that of Kuroda.

In response to Applicant's argument, in the bottom paragraph on page 12, that the Clemons and Kuroda disclose different types of memory, it is note that Clemons was cited as a secondary reference that discloses a means for simultaneously sensing all the bit lines in a word line segment, which one of ordinary skill in the art would recognize as being applicable to various types of memory with an array of memory cells with word lines and bit lines, including the ferroelectric memory of Kuroda. Also, it is noted that the invention of Clemons was disclosed as an improvement over the "prior art" embodiment in Fig. 1 of Clemons, which is similar to that of Kuroda.

In response to Applicant's argument, starting in the middle paragraph on page 13 and in the intervening paragraph between pages 13 and 14, that in Clemons, "The addressing of the voltage on the bit lines to specific sense amplifiers is not based on segmentation of the word Art Unit: 2824

lines" (in the middle paragraph on page 13), it is noted that Clemons in Figs. 2 and 3 does disclose a word line segmentation as understood in view of Figs. 5 and 6 of the instant application (see as a reference the first response in the previous Office Action).

## Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jung (John) H. Hur whose telephone number is (571) 272-1870. The examiner can normally be reached on M-F 8:00 AM - 4:30 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Elms can be reached on (571) 272-1869. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

jhh

/Jung (John) H. Hur/ Primary Patent Examiner, Art Unit 2824 18 September 2007